

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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THE CARTOON NETWORK LP, LLLP and
CABLE NEWS NETWORK LP, LLLP,
Plaintiffs/Counterclaim Defendants,
v.
06 Civ. 4092 (DC)
CSC HOLDINGS, INC. and CABLEVISION
SYSTEMS CORPORATION,
Defendants/Counterclaim/
Plaintiffs/Third-Party Plaintiffs,
v.
TURNER BROADCASTING SYSTEM, INC.,
CABLE NEWS NETWORK LP, LLP, TURNER
NETWORK SALES, INC., TURNER CLASSIC
MOVIES, L.P., LLLP, TURNER NETWORK
TELEVISION LP, LLLP, and THE CARTOON
NETWORK LP, LLP,
Third-Party Defendants.

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**DECLARATION OF ANTONY L. RYAN IN SUPPORT OF
TURNER'S MOTION FOR SUMMARY JUDGMENT**

ANTONY L. RYAN declares as follows:

1. I am a member of the law firm of Cravath, Swaine & Moore LLP, counsel for Plaintiffs/Counterclaim Defendants The Cartoon Network LP, LLLP ("The Cartoon Network") and Cable News Network LP, LLLP ("CNN"), and Third-Party Defendants Turner Broadcasting System, Inc. ("TBS"), Turner Network Sales, Inc. ("TNS"), Turner Classic Movies LP, LLLP ("TCM") and Turner Network Television LP, LLLP ("TNT") (collectively "Turner"), in this action.

2. This declaration is submitted in support of Turner's Motion for Summary Judgment, seeking: (a) on behalf of Plaintiffs/Counterclaim Defendants The Cartoon Network and CNN, summary judgment in their favor on both counts of their Complaint against Defendants/Counterclaim Plaintiffs CSC Holdings, Inc. and Cablevision Systems Corporation (collectively, "Cablevision"), and on Cablevision's Counterclaim against them; and (b) on behalf of Third-Party Defendants TBS, TNS, TCM and TNT, summary judgment in their favor on Cablevision's Third-Party Claim against them.

3. Annexed in three volumes to the accompanying Statement of Material Facts Pursuant to Local Rule 56.1(a) in Support of Turner's Motion for Summary Judgment are true and correct copies of the following, certain of which have been excerpted to reduce the volume of this submission:

- a. transcripts of deposition testimony given in this action;
- b. documents identified by the Bates prefix "CSC", which were produced in this litigation by Cablevision in response to document requests from Turner;
- c. documents identified by the Bates prefix "TURNER", which were produced in this litigation by Turner in response to document requests from Cablevision;
- d. documents identified by the Bates prefix "Arroyo", which were produced in this litigation by third-party Arroyo Video Solutions, Inc. in response to a subpoena from Turner;
- e. Cablevision's Response to Turner's First Set of Interrogatories incorporating by reference portions of Cablevision's Proposed Stipulated Facts;
- f. printouts from publicly available Internet sites;
- g. learned treatises;

- h. Certificates of Registration issued by the United States Copyright Office for works of The Cartoon Network and CNN; and
- i. Relevant portions of an affiliate agreement between Cablevision and The Cartoon Network and of an affiliate agreement between Cablevision and CNN.

4. I declare under the penalty of perjury that the foregoing is true and correct.

August 25, 2006



Antony L. Ryan